1 2 3 4 5 6 7	BRIAN H GETZ, ESQ. (CSBN 85593) LAW OFFICES OF BRIAN H GETZ 201 California Street, Suite 450 San Francisco, CA 94111 Telephone: (415) 912-5886 Facsimile: (415) 438-2655 Email: bhgetz@pacbell.net Attorney for Defendant IAN FURMINGER	
8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10	SAN FRANCISCO DIVISION	
11		1
12	UNITED STATES OF AMERICA,	CASE NO. CR-14-102 CRB
13 14	Plaintiff, v.	DECLARATION OF COUNSEL IN SUPPORT OF DEFENDANT FURMINGER'S REQUEST TO
15	IAN FURMINGER,	ADVANCE OR CONTINUE SENTENCING DATE
16 17 18	Defendant.	DATE: FEBRUARY 18, 2015 TIME: 10:00 A.M. CTRM: 6
19	I, BRIAN H GETZ, declare:	
20	I am an attorney at law duly licensed to practice before this Court and counsel of	
21	record in this matter for defendant Ian Furminger	
22	2. I make this declaration of my own personal knowledge in support of Mr.	
23	Furminger's request that the Court advance or continue the sentencing date of February 23,	
24	2015, because I have been set for trial on that date in another matter.	
25	3. This Court set hearings in this matter for February 18 for determination of	
26	guideline issues related to Mr. Furminger's sentence, and February 23 for sentencing.	
27	4. At the time the Court set such of	dates, I was scheduled to begin trial in the matter
28	of United States v. Adrian Jemison, CR14-00380-YGR at 8 a.m. on February 2, 2015.	

5. Last we	ek, the government requested that the Jemison trial be continued, and a	
hearing was held by Ju	idge Gonzalez-Rogers on that issue. I was unable to attend that hearing	
because I was in trial i	n Napa County Superior Court in the matter of People v. Thomas	
Cilluffo, Case No. CR	121168. I advised co-counsel in the Jemison matter that I was not	
available to try the Jemison matter until March 2 or later. Co-counsel attended the continuance		
hearing and so advised	I Judge Gonzalez-Rogers, but the <i>Jemison</i> trial was set for February 23,	
the same date as the se	entencing in this matter.	

6. As a consequence of such conflict, I respectfully request that the Court either advance the sentencing hearing to the afternoon of February 20, or continue it for one week to March 2, 2015.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct and executed this 31st day of January, 2015, at San Francisco, California.

BRIAN H GETZ
Attorney for Defendant
IAN FURMINGER